Case 4:12-cv-03903-SBA Document 55 Filed 12/19/13 Page 1 of 3

1	H. Tim Hoffman (SBN 49141) hth@ hlsblaw.com		
2	Chad A. Saunders (SBN 257810)		
3	cas@hlsblaw.com Eric Barba (SBN 277932)		
4	ebc@ hlsblaw.com Hoffman Libenson Saunders & Barba		
	300 Lakeside Drive, Suite 1000		
5	Oakland, CA 94612 Telephone: (510) 763-5700		
6	Facsimile: (510) 835-1311		
7	Attorneys for Plaintiffs MARCIA TATE-SMALL, CASSANDRA THO	MAS	
8	and ROBIN LEDGER-RYAN	.H15,	
9	Jennifer B. Zargarof (SBN 204382)		
10	jzargarof@sidley.com Geoffrey D. DeBoskey (SBN 211557)		
11	gdeboskey@sidley.com SIDLEY AUSTIN LLP		
12	555 West Fifth Street, Suite 4000 Los Angeles, California 90013		
	Telephone: (213) 896-6000		
13	Facsimile: (213) 896-6600		
14	Attorneys for Defendants SAKS INCORPORATED, SAKS & COMPANY and		
15	SAKS FIFTH AVENUE, INC.		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	MARCIA TATE-SMALL, CASSANDRA THOMAS, and ROBIN LEDGER-RYAN,) Case No. 4:12-cv-03903-SBA	
19	individually, and on behalf of all others	Assigned to: Hon. Saundra Brown Armstrong	
20	similarly situated,) STIPULATION AND [PROPOSED]	
21	Plaintiffs,	ORDER TO EXTEND TIME FOR PARTIES TO FILE A JOINT MOTION	
22	V.) FOR SETTLEMENT APPROVAL [LOCAL) RULE 6-2]	
	SAKS INCORPORATED, a Tennessee) ·	
23	corporation, SAKS FIFTH AVENUE, INC., a Massachusetts corporation, SAKS &) [Complaint filed: February 8, 2012]	
24	COMPANY, a New York corporation, and SAKS FIFTH AVENUE OFF FIFTH,))	
25)	
26	Defendants.))	
27		. <i>)</i>	
28			

Case 4:12-cv-03903-SBA Document 55 Filed 12/19/13 Page 2 of 3

	d		
1	Pursuant to Local Rule 6-2, counsel for Plaintiffs Marcia Tate-Small, Cassandra Thomas, a		
2	Robin Ledger-Ryan, opt-in Plaintiffs Melissa Cronin, Antonia Rodriguez and Rebecca Smith		
3	(collectively, "Plaintiffs"), and counsel for Defendants Saks Incorporated, Saks & Company, and		
4	Saks Fifth Avenue, Inc. (collectively, "Defendants") (together with Plaintiffs ("the Parties"),		
5	stipulate as follows:		
6	Whereas, on November 19, 2013, the Parties filed a joint notice of settlement;		
7	Whereas, on November 20, 2013, the Court filed an Order directing the parties to file a joint		
8	motion for settlement approval no later than December 20, 2013 (see Dkt. 95);		
9	Whereas, the Parties have met and conferred through counsel and agreed that the deadline for		
10	filing their joint motion for settlement approval should be extended until January 6, 2013, due to		
11	Plaintiffs' counsel's deadline to file an appellate brief also on December 20, 2013; and		
12	Whereas, there have been no other extensions with respect to this motion and the requested		
13	extension will not affect any other deadlines in this case.		
14	Now, therefore, the Parties stipulate and respectfully request that the Court order as follows:		
15	The Parties deadline to file a joint motion for settlement approval is extended until		
16	January 6, 2014.		
17	IT IS SO STIPULATED.		
18	DATED: DECEMBER 17, 2013 Hoffman Libenson Saunders & Barba		
19			
20	By: /s/Chad A. Saunders		
21	Chad A. Saunders ATTORNEYS FOR PLAINTIFFS		
22	DATED: DECEMBER 17, 2013 Sidley Austin LLP		
23			
24	By: /s/Jennifer B. Zargarof Jennifer B. Zargarof		
25	Jennifer B. Zargarof ATTORNEYS FOR DEFENDANTS		
26			
27			
28	1 STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME FOR PARTIES TO FILE A JOINT MOTION		
	SETTLEMENT APPROVAL		

PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: 12/19/2013 Sambre B. Ormska Honorable Saundra Brown Armstrong Judge of the United States District Court JOINT NOTICE OF SETTLEMENT; STIPULATION AND [PROPOSED] ORDER RE CASE MANAGEMENT CONFERENCE AND BRIEFING SCHEDULE FOR SETTLEMENT APPROVAL